

**Why community cabinet  
CRIME REDUCTION PROGRAM, 26?  
Police Crime Report No 280  
WHY BANK CRIME / CORRECTION?**

**Why correct the ex-DPP Barrister, forger,  
prisoner Davida Ellen Williams's fraud to a  
group of mums & dads retirement funds?  
Why importance by law for  
defendants 1,2,3,4,5,6,7,8, etc?  
Why represent you the community?**



**After 280 Police Crime Reports, do you  
understand the confessed fraud?  
Why bank's Risk Mgr G. Ledwidge's  
IGNORED MULTIPLE PERJURY?**

**Why 3 Supreme Court Judges ruled  
"Mediate" "Disclose" "No clarity."  
To a planned illegal liquidation to own our  
22 block subdivision by non completion.  
Understand the expert Comm. Bank  
mediation expert Chris Watts, who ruled  
"This is a bank circus." To mean, fraud.  
Hence Supreme Court Judge Byrne  
warning, a 5 year prison term.  
Ask the Qld Law Society investigator  
Colonel/Judge Pat Shanahan, why the  
bank paid \$25,000 to admit liability?  
Why sack the Relationship Manager?**

**WHY PLANNED ALL-FRAUD?**

**Abandon, litigate, liquidate = fraud**

Focus on the basis of law, the principle of primary law and mathematics. What is the opposite of planned abandonment? Is it Supreme Court **mediation, disclosure and clarity?** Is it natural justice as ruled by Supreme Court Judge Byrne, a possible 5 year gaol term? Consider Supreme Court Mackenzie's order to mediate. Risk Management manager Grahame Ledwidge's confession

- **"We never said we do not make mistakes."** Followed up by **"You should have known."** (To mean, his bank loan correction was defective.) Hence his multiple perjury. Hence Supreme Court White's order **"Disclosure by law."** (Consider our handicap - we did not know our Barrister was a criminal intent on stealing all our money.)
- Now consider Chris Watts in charge of bank mediation, he directed **"We must look after our mothers at all cost"** and **"All the bank wants is closure."**
- Why call in all the experts by law? Why the benefit of Pat Shanahan as both a Colonel in the Army and a District Court Judge? Why the wisdom to enforce the intelligence of a Judge and to ensure closure by a Colonel? In preference to District Court Judge Brabazon's ruling **"That's not the way to do it."** Or Supreme Court Judge Muir ruling **"Liquidation,"** with his confessed no understanding or clarity? **Abandonment is fraud.** Hence no closure.
- Why Grahame Ledwidge's poor understanding of the law? Why did he try to cover up his mistake by perjury? He directed **"To rip up the sales contracts."** Instead of stating the obvious as Colonel/Judge Pat Shanahan said **"Grahame should have stated, 'Redraft the contracts, have the new contracts signed and then rip up the old contracts'."** Why did the Commonwealth Bank pay \$25,000, and blame their Relationship Manager in a formal bank mediation statement? Consider the law of accession, (the principal is as guilty as the actor,) who was the senior bank officer in charge? To mean, why sack your junior bank officer as a further admission of guilt?
- Why did Grahame Ledwidge previously state **"Breast cancer and divorce is a death sentence?"** Why did he make a decision we were not to be kept on as a major account? He confessed in mediation quote **"The bank works for the shareholder's profits and the top end of town."** Why did Grahame consider us not to be the top end of town or even a customer, except as he stated **"Apart from a small housing loan?"** (Even here he threatened **"If the loan was over drawn he would act**

LAW AND ORDER

CORRECTION

- immediately to close our account."**) Why then did he put our 10% interest rates up by 6% on our subdivision loan when interest rates were falling? Tim Allen can prove we were up to date with our payments. **Was Grahame worried about his perjury in looking to help us go bankrupt?** Was his action due to the banks attitude in privatising, to greatly increase profits and bonuses, etc, **in preference to correct customer service?**
- If the bank's loan agreement had been set out correctly, specifying the land to be sold **with title and deposit**, or corrected by the Relationship Manager as my son asked, would this confessed bank fraud have happened? Was James Pitman just too frightened to ask for help? **The reality is, at no time has the bank offered to make a correction. Hence evidence and proof of all-fraud.**
  - Why have evidence and proof Chris Watts as mediation expert refused to be drawn into, or have any personal dealings with Grahame Ledwidge's handling of this matter? Why, even though it was his job to rescue the bank customers and their clients from the **bank's confessed fraud?** Why did Chris agree my son had a big thing about teamwork? By law, by calling in all the experts does that not give the same result as teamwork?
  - Why did Grahame explain to my son quote **"You are not part of our team"**? Therefore Chris outlined the procedure to follow to win this case as a way of an apology, quote **"We must look after our mothers at all cost."** (Natural justice) Why did the Police Area Commander Superintendent John Hopgood reach out to Chief of Staff Superintendent Peter Martin, prior to his retirement after 4 years on this case? Why gain backup against the Assistant Commissioner Pat Doonan's cover-up to this multiple fraud? **Why from the very beginning did Grahame's scapegoat Risk Management policy include transferring senior staff, who supported my son to gain the promised loan?** Why has Grahame been so aggressive? Was it because he **acted on impulse**, (he obviously did not gain legal advice) and even though he apologised personally to my son, his scapegoat Risk Management policy was to blame a junior Relationship Manager in James Pitman. Was this a cowardly act? All James could do was to direct my son **"You must find someone in the Bank, to listen to your story, so that justice can be done."** Then after his transfer to Westpac also as a Relationship Manager, James reported **"I cannot speak out, if I do I will lose my new job."** **Fortunately we**

**volunteer, we backup the down trodden and will never give up on the lack of bank customer service.**

- The Attorney General Barrister got it right, **in the end the courts will give justice. No matter what confessed abandonment, trickery or deceit is done behind closed doors.** Hence we value our democratic right and our invitation to the Queensland Government community cabinet meetings. The open door policy to give the community a say in gaining justice. As bank customers acting for a group who signed contracts, where only 1 contract was ripped up to prove Grahame Ledwidge's direction to do this, thus guilt, where he now states he directed **that my son seeks legal advice.** In gaining legal advice from Colonel/Judge Pat Shanahan, put in charge of the Queensland Law Society specifically for cases of this kind, Colonel/Judge Pat Shanahan ruled **"Follow the court transcripts and the money trail and you will win this case."** Backed up by the Legal Ombudsman with his direction **"To forget about the money for the moment and concentrate on the law. To work with natural justice."** Jack Nimmo agrees we will win this case. Unfortunately while isolating the problem **his employment was terminated. Important, is there now a Legal Services Commission cover-up / fraud of the 'Barrister from Hell' instead of multiple fraud charges to expose Grahame Ledwidge's conspiracy?**
- The obvious question therefore, is how come with the involvement of over 12 Judges that this case is still a confessed Commonwealth Bank circus? **The answer is clearly that Grahame Ledwidge has tried the best legal representation in Queensland to destroy his own customers and failed on each and every occasion. He has only succeeded in improving the due process by law / natural justice.** To the extent where Clark and Kann, honest Solicitors gave Supreme Court affidavit 4461/2001 stating in brief that the Commonwealth Bank loan agreement was seen as **both illegal and incomplete.** Backed up by Allens Arthur and Robinson's failure to destroy our group, confessing in the way of an apology **"They were only acting on the directions of the Commonwealth Bank."** To mean, Grahame Ledwidge was defending his ongoing deception and perjury. **It has now become clear a conspiracy evolved behind closed doors - abandonment.** The conspiracy involved the bank, the Barrister, the CIB, Fraud Squad and Police Operations Branch, the **'bagman'**, through to the Assistant Commissioner Pat Doonan as the self confessed

Police Officer in charge. Evidence and proof: - Why back up Inspector Ray Loader's fraudulent statement that the \$200,000 demand, etc, was a commercial decision? **It was not! It was extortion!** Why back up by the CIB and Fraud Squad fabricated charges with an Attorney General's release scam?

- **Note: - The ex-Attorney General Minister Rod Welford has confessed he was deceived by Davida's fraudulent actions and has moved on.** Davida used her previous position as a court officer and University friendship to deceive the minister. This friendship in turn meant the deception was passed on to 12 key Judges who have been caught up in this Commonwealth Bank all-fraud conspiracy. Where Davida claims to have previously suffered a mental breakdown and diminished responsibility. **(Falling into her own trap.)** This mental disorder was used as evidence and proof to fraudulently plea bargain for a **3 year suspended sentence.** Thanks to the Attorney General's **'whistleblowers'** and Davida's distraught family, who assisted with these Police Crime Reports with the Community Cabinet backup, **(Premier's Office)** Davida was forced to suffer a token 6 months prison term **but her real charges of a Commonwealth Bank conspiracy are still to be met.**
- Now consider this, If Davida claims her illness should have prevented a prison term, why then did she demand an increase from \$20 an hour as an in-house Barrister to \$7,000 a week reportedly to cover her and Reg Klieidon from Bain Gastien Solicitors. Justified or not? **Davida has now confessed her guilt using our office and secretarial support to forge, pass off and fraudulently attempt to cheat 6 banks for up to \$1.3 million. Davida has still to be charged in reference to the Queensland Law Society's 'all-fraud' details. This has been covered up due to the action of a conspiracy to protect Grahame Ledwidge and his Risk Management policy, starting with Davida's confession of abandonment. Hence the need to study the court transcripts and the money trail to win this case, by law.**
- **Davida as a court officer, fraudster, previously married to a Queensland Police Inspector claiming bankruptcy needs further investigation, in accordance with Police Ethical Standards. We have been advised the Australian Tax Office should investigate their possible money laundering.**
- Hence in simplifying: - on one side we have the case for the Commonwealth Bank backed up by Grahame Ledwidge, the Assistant Commissioner for Police Pat

Doonan, our criminal Barrister, the **'bagman'** Rob Wilson and the fourth Solicitor James Conomos prepared to use vexatious acts for the planned liquidation. **This warrants a Supreme Court 5 year gaol term.** On the other side the Premier, Lord Mayor, Police Commissioner, Chief of Staff, retired Police management and 283 Police Crime Reports, which we have tried to set up on the basis of simulation to SAA law. Depending on your management background, we offer the option by law to bring in all the experts. As evidence and proof, we have given you the choice in every relevant detail, to solve the case. In brief, the Supreme, District, Magistrates, Arbitration and Disputes Resolution Centre, the accountant's damages confession, the \$10,000 insurance scam, the civil and electrical engineering reports, the CIB, Fraud Squad, Police Operations Branch and Attorney General's release scam, which should be sufficient to solve this case. It is clear, if the Police Minister Judy Spence does not step in as the Premier's team reported, it's another job for the Premier, with the Lord Mayor Campbell Newman's promised backup. To support both the Police Commissioner Bob Atkinson, Chief of Staff Superintendent Peter Martin, the prosecution Assistant Inspector Mike Ede under the Brisbane City Council Internal Investigation Department's request. **To control un-policed fraud in the building and construction industry.** Clearly engineering and SAA law needs standard Police Ethical Standards and protocol, to backup our community claims. Hence this Community Cabinet crime reduction programme, as sponsors and volunteers to bring closure. As directed by the Premier, Lord Mayor, and Chris Watts for the Commonwealth Bank by defending our mothers at all cost. We all must agree, you never ever give up on your mother, no matter what the cost. As the sign says, THANKS MUM 9-9-99

**PLEASE PREPARE THE MULTIPLE FRAUD CHARGES**

**For brief, contact Ada Bright  
Email: [brights@dodo.com.au](mailto:brights@dodo.com.au)  
Website: [www.all-fraud.net](http://www.all-fraud.net)**

Why Community Cabinet Crime Reduction Program, 26?  
Crime Report Code

*Blue Green ✓ Orange Brown Black Red*  
**Ada Bright P.O. Box 4120, Caloundra D.C. Qld 4551**